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Date

December 5, 2002

To:

Receptionist Group Unit 2672

Fax No.:

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Subject:

United States Patent Application Serial No. 09/112,777

Inventor/Assignor: Kia Silverbrook and Paul Lapstun Assignee: SILVERBROOK RESEARCH PTY LTD

Our Ref:

ART24US

Total Number of Pages (including this)

Attached is a response to an Office Action from Examiner Motilewa Good Johnson dated October 8, 2002.

Regards

Silverbrook Research Pty Ltd

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USSN 09/112,777 (Docket No. ART24US) Amendment in response to Fourth Office Action dated October 8, 2002

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December 5, 2002 on Date Signature Kia Silverbrook and Paul Lapstun Typed or printed name of person signing Certificate

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PTC/SB/21 (6-98)
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Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE are regulated to respond to a collection of information. Please type a plus sign (+) inside this box -> + Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. 09/112,777 **Application Number TRANSMITTAL** July 10, 1998 Filing Date Kia Silverbrook FORM First Named Inventor (to be used for all correspondence after initial filing) Group Art Unit 2672 Examiner Name Motilewa Good Johnson Attorney Docket Numbe ART24US Total Number of Pages in This Submission ENCLOSURES (check all that apply) After Allowance Communication Assignment Papers (for an Application) Fee Transmittal Form to Group Appeal Communication to Board Fee Attached Drawing(\$) of Appeals and Interferences Appeal Communication to Group Licensing-related Papers lx l Amendment / Response (Appeal Notice, Brief, Roply Brief) Petition Routing Slip (PTO/SB/69) and Accompanying Petition Proprietary Information After Final Petition to Convert to a Affidavits/declaration(s) Status Letter **Provisional Application** Power of Attorney, Revocation Change of Correspondence Address Additional Enclosure(s) Extension of Time Request (please identify below) Terminal Disclaimer Express Abandonment Request Small Entity Statement Information Disclosure Statemer Request for Refund Certified Copy of Priority I respectfully request the Examiner to contact me if Remarks Document(s) any further fees are required: Response to Missing Parts/ Incomplete Application Email: kia.silverbrook@silverbrookresearch.com Response to Missing Telephone: 61-2-9818-6633 Parts under 37 CFR Facsimile: 61-2-9818-6711 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Kia Silverbrook and Paul Lapstun Firm c/- Silverbrook Research Pty. Ltd. Individual name 393 Darling Street, Barnain NSW 2041. <u>Australia</u> **Signature** December 5, 2002 Date CERTIFICATE OF MAILING I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on this date: Typed or printed name

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Date

Signature



In the United States Patent and Trademark Office

Serial Number:

09/112,777

Application. Filed:

July 10, 1998

Applicant:

Kia Silverbrook and Paul Lapstun

Application. Title:

Producing Automatic "Painting" Effects in Images

Examiner/GAU:

Jeffery A Brier/GAU 2672

Dated

December 5, 2002

At:

Balmain NSW Australia

Docket No.

ART24US

AMENDMENT IN RESPONSE TO FOURTH OFFICE ACTION

Assistant Commissioner of Patents

Washington, D.C. 20231

Dear Sir:

In reply to the Official Action of 8 October 2002, the Applicant makes the following submissions.

All pending claims have been rejected under 35 USC 102(b) as being anticipated by Danneels et al US Patent No. 6,266,015. Danneels discloses a method for determining the edges of images from which cartoons can then be produced. There is no reference in Danneels to "stroking the image with a series of brush strokes emanating from remaining features having high special variance" as claimed in independent claim 1. In section USC 102 (b) it is stated that the invention must be "described in a printed publication" the Applicant respectfully submits that Danneels does not meet this criterion. Moreover, section USC 102 (b) requires that the invention was described "more than one year prior to the date of application for patent". In the present application the application was applied for in the United States as referenced on the Official Action on 10 July 1998. Danneels was applied for patent in the United States on 25 February 1998. The Applicant respectfully submits that this is not 1 year prior. No other prior claim is made in Danneels and it is noted that Danneels is not a continuation of an earlier filed US application. Hence, USC 102 (b) is not sustainable.

The Applicant respectfully requests withdrawal of the rejection as improper.

In view of the foregoing it is respectfully contended that all claims now pending in the above identified Patent Application recite a novel and not obvious method of automatically processing an image which is patentably distinguishable over the prior art. Accordingly, withdrawal of the outstanding rejection and the allowance of all claims now pending are respectfully requested and earnestly solicited.

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Very respectfully,

Applicant:

ans

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